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		DATE MARLED:	07/23/01
NOTIFIC	CATION OF MISSING REQUIRE	MENTS UNDER 35 U.S.C. 371	IN THE UNITED
		ELECTED OFFICE (DO/EO/US	
i. The follo	wing items have been submitted by the app		
Office as	a Designated Office (37 CFR 1.494		
	m Elected Office (37 CFR 1.495):		
	Basic National Fee.	•	
Z Copy	of the international application in:	•	
_	a non-English language.		
	English.		•
_	slation of the international application into I	•	
	or Declaration of inventors(s) for DO/EO/	JS.	
	of Article 19 amendments.	. ·	
	siation of Article 19 amendments into Engli International Preliminary Examination Repo		
	slation of Annexes to the International Preli	nt in ringinii and its America, it any. minery Evernination Denost into English	
	minary amendment(s) filed	and	
	mation Disclosure Statement(s) filed	and	_
	mment document.		• .
	er of Attorney and/or Change of Address.		
☐ Subs	titute specification filed		
State	ment Claiming Small Entity Status.		
	rity Document.		
Copy	of the International Search Report 🔀 and	copies of the references cited therein.	
Ode			
	owing items MUST be furnished within the inder 35 U.S.C. 371:	bettod set total below in order to complet	te me requirements for
	ranslation of the application into English. N	lote a processing fee will be remised if a	nhmitted
	ter than the appropriate 20 or 30 months fro		JOINTIEG .
	☐ The current translation is defective for		ice of Defective
	Translation.		
□ b. P	rocessing fee for providing the translation o	f the application and/or the Annexes later	that the
	ppropriate 20 or 30 months from the priority		
	ath or declaration of the inventors, in comp		ntifying the application
þj	y the International application number and i		
	The current oath or declaration does n	ot comply with 37 CFR 1.497(a) and (b) i	for the reasons indicated
-40	on the attached PCT/DO/EO/917.	later that the commendate 20 as 20	.d. 2 d.
	urcharge for providing the oath or declarati- riority date (37 CFR 1.492(e)).	on taker that the appropriate 20 or 30 mon	ans from the
		rge entity amall entity, including any r	recovired southfule
	laim fee, are required. Applicant must sub	mit the additional claim fees or cancel the	additional claims for
which fees	are due (37 CFR 1.492(g)). See attached P	TO-875.	- Dimitolini Cininis IVI
ALL OF T	HE ITEMS SET FORTH IN 2(a)-2(d) AN	D 3 ABOVE MUST BE SUBMITTED	WITHIN ONE
MONTH F	ROM THE DATE OF THIS NOTICE OF	R BY 🖂 21 OR 🖂 31 MONTHS FROM	THE PRIORITY
	r the application, whichever i	S LATER. FAILURE TO PROPERLY	RESPOND WILL
RESULT I	N ABANDONMENT.		•
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	eriod set above may be extended by filing a	petition and fee for extension of time und	ler the provisions of 37
CFR 1.136	( <b>4).</b>		
4 Translet	tion of the Annexes MIICT he submissed we	lates that the time needed set above as the	a announce will be
	tion of the Annexes MUST be submitted no Note processing fee will be required if sub-		
	Article 19 amendments are cancelled since a		
	r 30 (37 CFR 1.495(d)) months from the pa		optime 20 (31 CFK
	. et (e. et il 11475(e)) monais from the pr	wing www.	•
Applicant is	s reminded that any communication to the I	Inited States Patent and Trademark Office	e must be mailed to the
address giv	en in the heading and include the U.S. appl	ication no. shown above. (37 CFR 1.5)	w manage w up
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